2.3: Additional payments.

Check one.

None. If "None" is checked, the rest of § 2.3 need not be completed.

Debtor		Annett	te Russo			_	Case numl	ber		
	Debtor(s) will make additional payment(s) to the Trustee from other amount, and date of each anticipated payment.					ee from other se	sources, as specified below. Describe the source, estimated			
PART 3:	: TREA	TMEN	T OF SECURED CLA	IMS						
3.1.:			of payments (including		r(s)'s principa	l residence).				
					., 1	,				
	Check one. None. If "None" is checked, the rest of § 3.1 need not be completed.									
		requi	or(s) will maintain the cured by the applicable contly by the debtor(s).							
Name of	f Credit	or	Last 4 Digits of A Number	ccount	Principal Res	sidence	Descript	ion of Collateral	Pay	rent Installment ment (Including
-NONE	-								escr	ow)
	□ Con	tinued o	on attached separate pag	e(s).	•		-			
3.2:	Cure of	f defau	lt (including the debtor(s)'s princ	ipal residence).				
	Check o	one.								
		None	e. If "None" is checked, t		=	•				
			existing arrearage on a list below. Unless otherwis							
		Bank	ruptcy Rule 3002(c) conta, the amounts listed belo	rol over a	ny contrary am					
Name of	f Credit	or	Last 4 Digits of Acct		l Residence	Description of	of	Amount Arrearag	ge	Interest Rate
-NONE			No.	(check b	ox)	Collateral				(if any)
HOHL								<u> </u>		
	□ Con	tinued (on attached separate pag	e(s).						
3.3:	Modifie Check o		of a mortgage secured b	y real pro	operty of the d	ebtor(s).				
 □ The debtor(s) is not seeking to modify a mortgage secured by a property of the debtor(s). ■ The debtor(s) is seeking to modify a mortgage secured by the debtor(s)'s principal residence and shall serve and file a limitingation Request under the Court's Loss Mitigation Program pursuant to General Order #676. 							ll serve and file a Loss			
		Comp	lete paragraph below.							
past due may be commended proposed commended	County payment apitalize and will paymen principa ced payme e Chapte	(prope s, late of d pursu l be pai t) inclu al, inter nent und er 13 Pl	that Home Lending, Lerty address) under account account to a loan modification dat 4.00% interest amore ding interest and escrowest, and escrow, shall be der a trial loan modification and Schedule J to reflect	nt number y, legal fe n. The nev tized over of \$1345 paid direc on. Conte	ending x 0835 es and other ex v principal bala 40 years with (escrow portio tly to the truste mporaneous w	clast four digit penses due to to ance, including an estimated m on of monthly proper while loss mi ith the commen	s of accourable mortgage capitalized onthly pay ayment). To tigation is cement of	nt number) is in def gee totaling \$0.00 (d arrears will be \$40 ment of \$3,500.00 he estimated month pending and until so a trial loan modific	total a total	All arrears, including all amount of arrearage), 10.00 (current total l proposed monthly yment, including ime as the debtor(s) has the debtor(s) will
	 □ Continued on attached separate page(s). ■ The debtor(s) is seeking to modify a mortgage outside of the Court's Loss Mitigation Program and shall file a status letter on loss mitigation efforts seven (7) days prior to each scheduled Hearing on Confirmation. 								nall file a status letter	
			lete the paragraph above ebtor(s) has been offere		epted a trial lo	oan modificatio	on. Comple	ete the paragraph b	elow.	
			(creditor name) on the control is in default as of this d							

Debtor	Aı	nnette Russo			Case number						
permaner Order, the this parag After Con confirmed	nt modificate Trustee in graph is resurt authorical without it	ation agreement is auth s directed to cease any flected on the Court's C zation of the permaner	norized by the Court. The further disbursemer Claims Register as Court modification agree	Upon such Court at this on account of arrelaim #, original ment, if all other req	I creditor commencing athorization, except as of arage due on the claim ally filed for the benefit uirements for confirmat mely served upon the so	of The proof of in the total tion are satisfied, this	ovided by Court of claim affected by amount of \$ plan may be				
	☐ Contin	nued on attached separa	ate page(s).								
3.4:	Request for valuation of security, payment of fully secured claims, and modification of under-secured claims. Check one.										
		None. If "None" is checked, the rest of § 3.4 need not be completed. The remainder of this paragraph is only effective if the applicable box in Part 1 of this plan is checked.									
		The debtor(s) shall file a motion to determine the value of the secured claims listed below. Such claim shall be paid pursuant to order of the court upon determination of such motion. This paragraph shall not modify liens underlying secured claims under non-bankruptcy law absent an order determining such motion, and until either completion of payments under the plan or entry of discharge of the debtor(s), as determined by the Court.									
	f Creditor	Last 4 Digits of Acct No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's Unsecured Claim				
-NONE	•										
	□ Contir	ued on attached sepai	rate page(s).								
25.		_		11 II C C 8506							
3.5:	Secured claims on personal property excluded from 11 U.S.C. §506.										
		None. If "None" is checked, the rest of § 3.5 need not be completed. The claims listed below were either:									
		 Incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s); or incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value. 									
		otherwise ordered by t	the court, the claim a over any contrary ar	mount stated on a pr	nims must be referenced oof of claim filed before the absence of a contr	e the filing deadline u	nder Bankruptcy				
	Creditor	Last 4 Digi	its of Acct No. C	ollateral	Amount of Clai	m Interes	t Rate				
-NONE		nued on attached separ	rate nase(s)								
26.		_	are page(s).								
3.6:	Lien avoidance.										
	_	one. None. If "None" is checked, the rest of § 3.6 need not be completed. The remainder of this paragraph is only effective if the applicable box in Part 1 of this plan is checked.									
		The debtor(s) shall file a motion to avoid the following judicial liens or nonpossessory, non-purchase money security interests as the claims listed below impair exemptions to which the debtor(s) are entitled under 11 U.S.C. §522(b) or applicable state law. See 11 U.S.C. §522(f) and Bankruptcy Rule 4003(d). Such claim shall be paid pursuant to order of the court upon determination of such motion.									
Name of	Creditor	Attorney for Creditor	Lien Identification	Description of Collateral	Estimated Amount of Secured Claim	Interest Rate of Secured Portion, if	Estimated Amount of Unsecured				

Case number

Name of	Creditor	Attorne Credito	·	n Identificatio	on Description Collateral		imated Amount Secured Claim	Interest Rate Secured Por		Estimated Amount of Unsecured Claim	
-NONE											
	☐ Continu	ed on att	ached separate pa	ige(s).							
3.7:	Surrender	of collat	teral.								
	Check one.										
			None" is checked	=		=					
	th u	nat upon on der 11 U	confirmation of th	his plan the st erminated. Ar	ay under 11 U.	S.C. §362(a) b	e terminated as t	to the collatera	al only a	The debtor(s) request and that the stay on of the collateral	
Name of	Creditor			Last 4 Digit	s of Acct No.		Description o	f Collateral			
-NONE											
	□ Continu	ed on att	ached separate pa	ige(s).							
PART 4:	TREATM	ENT OF	F FEES AND PR	HORITY CL	<u>AIMS</u>						
4.1:	General.										
Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in §4.5, will be paid in full without post-petition interest.											
4.2:	Trustee's i	fees.									
Trustee's	fees are go	verned by	y statute and may	change during	g the course of	the case.					
4.3:											
The balar	nce of the fe	es owed	to the attorney for	r the debtor(s)) is \$ 0.00 .						
4.4			er than attorney			§ 4.5.					
	-			5 1005 4114 01		3					
	Check one.	one. If "	None" is checked	l, the rest of §	4.4 need not b	e completed.					
			r(s) intend to pay	=		=	olan:				
			Name of Creditor				Estima	ted Claim An			
-NONE		N	vame of Creditor				Esuilla	ited Ciailli Ali	iount		
-	☐ Continued on attached separate page(s).										
4.5	Domestic support obligations.										
	Check one.										
	None. If "None" is checked, the rest of § 4.5 need not be completed.										
	☐ The debtor(s) has a domestic support obligation and is current with this obligation. <i>Complete table below; do not fill in arrears amount.</i>										
	 ☐ The debtor(s) has a domestic support obligation that is not current and will be paying arrears through the Plan. Complete table below. 										
Name of	Recipient		Date of Order		Name of Cour	t	Monthly DSO	Payment		nt of Arrears to be	
-NONE									Paid th	nrough Plan, If Any	

PART 5: TREATMENT OF NONPRIORITY UNSECURED CLAIMS

Debtor

Annette Russo

Debto	r <u>An</u>	nette Russo		Case number
Allowe	ed nonpriority	unsecured claims will be paid	pro rata:	
□ ■ □	Not less	than the sum of \$ than 100.00 % of the total e funds remaining after disburs		er creditors provided for in this plan.
	_	cion is checked, the option prov	iding the largest payment will be	effective.
	ne executory ired leases ar		es listed below are assumed and	will be treated as specified. All other executory contracts and
Check		·		
	\Box A	Assumed items. Current install	e rest of § 6.1 need not be complement payments will be paid directly ayments will be disbursed by the	tly by the debtor(s) as specified below, subject to any contrary
Name	of Creditor	Description of Leased Property or Executory Contract	Current Installment Payment by Debtor	Amount of Arrearage to be Paid by Trustee
-NON	IE-			
Unless PART	otherwise pro	TITION OBLIGATIONS	ation, property of the estate will	vest in the debtor(s) upon completion of the plan.
8.1: 8.2:	debtor(s) ı	unless otherwise provided for in ut the term of this Plan, the deb	the plan	domestic support obligations are to be made directly by the debt over \$2,500.00 without written consent of the Trustee or by
PART	9: NONSTA	NDARD PLAN PROVISION	S	
9.1:		one" or list nonstandard plan	provisions. e rest of Part 9.1 need not be con	apleted.
			isions must be set forth below. A ovisions set out elsewhere in this	nonstandard provision is a provision not otherwise included in plan are ineffective.
The fo	llowing plan	provisions will be effective or	lly if there is a check in the box	"included" in §1.1(c).
PART	10: CERTIF	FICATION AND SIGNATUR	<u>E(S):</u>	
10.1:	I/we do he	ereby certify that this plan does	not contain any nonstandard pro	visions other than those set out in the final paragraph.
X <u>/</u>	s/ Annette F	Russo	X	
	Annette Rus Signature of D		Signat	ure of Debtor 2
Г	Dated:	June 8. 2022	Dated:	

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Debtor		Annette Russo	Case number	
X	Cooper	Der J Macco J Macco of Attorney for Debtor(s)		
	Dated:	June 8, 2022		